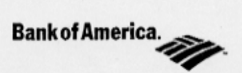
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Bank of America Subpoena Unit FL6-001-02-12 PO Box 407090 Fort Lauderdale, FL 33340-7090

VIA FACSIMILE AND FEDERAL EXPRESS

July 2, 2003

Howard J. Schulman, Esquire Schulman & Kaufman, LLC One Charles Center 100 N. Charles Street, Suite 600 Baltimore, Maryland 21201

Re: Wyndholme Village, LLC, et al. v. NADIF of Wyndholme, LLC, et al.

Case No. L01-3809

Subpoena

Dear Mr. Schulman:

Pursuant to Fed. R.Civ. P. 45(c)(2)(B), Bank of America, N.A. is hereby submitting to you its written objection to the subpoena directed to and served on Bank of America relating to the above-referenced case.

Bank of America is in receipt of a Motion to Quash filed on behalf of NADIF of Wyndholme, LLC, WVI, LLC, John R. "Jack" Quinn and Howard "Rusty" Zukerman. Pursuant to Rule 45(c)(2)(B) and Fla. Statute §655.059(e), please be advised that Bank of America will not produce the documents responsive to the subpoena unless and until a court order is issued requiring production of the documents. In addition Bank of America will require reimbursement for its costs of producing the documents.

Very truly yours,

blanda Guerra

William C. Sammons, Esquire



cc:

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